

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS**

LONDON-SIRE RECORDS, INC. et al.,)	
Plaintiffs,)	
)	
v.)	No. 04CV12434-NG
)	LEAD DOCKET NO.
DOE 1, et al.,)	
Defendants.)	
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VIRGIN RECORDS AMERICA, INC., et al.,)	
Plaintiffs,)	
)	
v.)	No. 05cv10158-NG
)	ORIGINAL DOCKET NO.
RICHARD L. DUBROCK,)	
Defendant.)	

GERTNER, D.J.:

ORDER TO APPEAR FOR HEARING

To RICHARD DUBROCK:

You have sued by a number of record companies ("the plaintiffs"). The plaintiffs claim that you illegally downloaded and/or shared music over a peer-to-peer network. For each song that you are alleged to have shared, the plaintiffs are seeking \$750 in damages. In your case, the plaintiffs claim you shared 7 songs; that totals \$5250.

Although you were served with notice of this case on March 29, 2007, you did not respond. At the plaintiffs' request, a clerk of this Court therefore entered a "default" against you -- an acknowledgment of your failure to respond. Under Federal Rule of Civil Procedure 55, a default is generally considered to be an admission that the plaintiffs' allegations are true. The plaintiffs have also requested a "default judgment" against you, meaning a judgment that is uncontested because the defendant has not responded. If default judgment is granted, the Court must enter a legally enforceable judgment against you in the amount stated above, as well as costs in the amount of \$550.

Some defendants in a situation similar to yours have been able to negotiate a settlement with the plaintiffs, resulting in a lower payment.

The Court will hold a hearing on the motion for default judgment on Tuesday, June 17, at 2:30 p.m. The hearing will be held in Courtroom 2 of the John Joseph Moakley Federal Courthouse, One Courthouse Way, Boston, MA. You are ORDERED to appear for this hearing, either in person or through an attorney.

IF YOU DO NOT APPEAR FOR THIS HEARING, DEFAULT JUDGMENT WILL BE ENTERED AGAINST YOU.

Date: April 21, 2008

/s/ Nancy Gertner

NANCY GERTNER, U.S.D.C.